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9 Attorneys for Plaintiff

10 Powerevolution

11
12 **UNITED STATES DISTRICT COURT**
13 **CENTRAL DISTRICT OF CALIFORNIA**
14

15 Powerevolution, a California
16 Corporation,

17 Plaintiff,

18 v.

19 Green Convergence, a California
20 Corporation, and Green Convergence
21 Energy LLC, a California Limited
22 Liability Company,

23 Defendants.

Case No.


COMPLAINT FOR

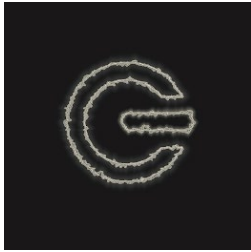
1. TRADEMARK INFRINGEMENT
UNDER SECTION 32 OF THE
LANHAM ACT (15 U.S.C. § 1051
ET SEQ.)
2. UNFAIR COMPETITION
UNDER SECTION 43(a) OF THE
LANHAM ACT (15 U.S.C.
§1125(a))
3. CALIFORNIA UNFAIR
COMPETITION AND
TRADEMARK INFRINGEMENT
(CAL. BUS. & PROF. CODE §
17200 ET SEQ.)

**ACTION SEEKING STATEWIDE
OR NATIONWIDE RELIEF**

DEMAND FOR JURY TRIAL

1 Plaintiff Powerevolution, Inc. hereby files its Complaint against Green
2 Convergence and Green Convergence Energy LLC.

3 1. Plaintiff, Powerevolution (hereinafter “Plaintiff”), a California
4 corporation, brings this Complaint against Green Convergence, a California
5 corporation, and Green Convergence Energy LLC, a California limited liability
6 company, (hereinafter “Defendants”) for trademark infringement and unfair
7 competition under federal and state law. Plaintiff further seeks an injunction
8 preventing Defendants from using the trademark  and any name/trademark that
9 is confusingly similar to Plaintiff’s Trademark appearing below.



15 **NATURE OF THE ACTION**

16 2. This is a civil action for (i) direct trademark infringement of
17 Plaintiff’s federally-registered trademark in violation of the Federal Trademark
18 (Lanham) Act, 15 U.S.C. §§ 1051 *et seq.*; (ii) unfair competition in violation of
19 Section 43(a) of the Trademark Act of 1946, as amended (15 U.S.C. § 1125(a));
20 and (iii) related state and common law claims, arising from Defendants’
21 unauthorized use of Plaintiff’s registered trademark in connection with similar
22 services.

23 **PARTIES**

24 3. Plaintiff is a corporation organized and existing under the laws
25 of California.

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1 4. Upon information and belief, Defendant Green Convergence is
2 a corporation organized under the laws of California and licensed to do business
3 within California, with a principal address of 28476 Westinghouse Pl, Valencia, CA.

4 5. Upon information and belief, Defendant Green Convergence
5 Energy LLC is a limited liability company organized under the laws of California
6 and licensed to do business within California, with a principal address of 28476
7 Westinghouse Pl, Valencia, CA.

8 6. Upon information and belief, the actions of Defendant Green
9 Convergence and Defendant Green Convergence Energy LLC, independently or in
10 concert with each other, are attributable to either entity or both.

11
12 **JURISDICTION AND VENUE**

13 7. This action arises under federal trademark laws, 15 U.S.C. §§
14 1051 *et seq.*, and thus, this Court has jurisdiction over the subject matter pursuant
15 to 28 U.S.C. § 1331 and 15 U.S.C. § 1121. This Court has supplemental jurisdiction
16 over related state law claims pursuant to 28 U.S.C. § 1367(a) because these claims
17 form part of the same case or controversy.

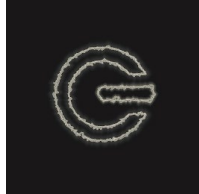
18 8. This Court may exercise personal jurisdiction over the
19 Defendants based upon their activities, including their transaction of business,
20 within the Central District of California. Specifically, Defendants sell and offer
21 their services via their website and social media, which is available to and
22 accessible by residents in this District.

23 9. Venue is proper in this district under 28 U.S.C. § 1391(b)(2),
24 in that Defendants sell, offer, and transact their business in this judicial district, and
25 at a minimum, operate Defendants' business in Valencia, California.

26 **FACTS**
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1 10. Plaintiff is a solar energy brand with the purpose of providing
2 clean and affordable solar energy for its customers.

3 11. Plaintiff has provided consulting services and promotional
4 services in relation to solar systems and solar panels since at least as early as 2021
5 using the trademark pictured below.




7
8 “E Trademark”

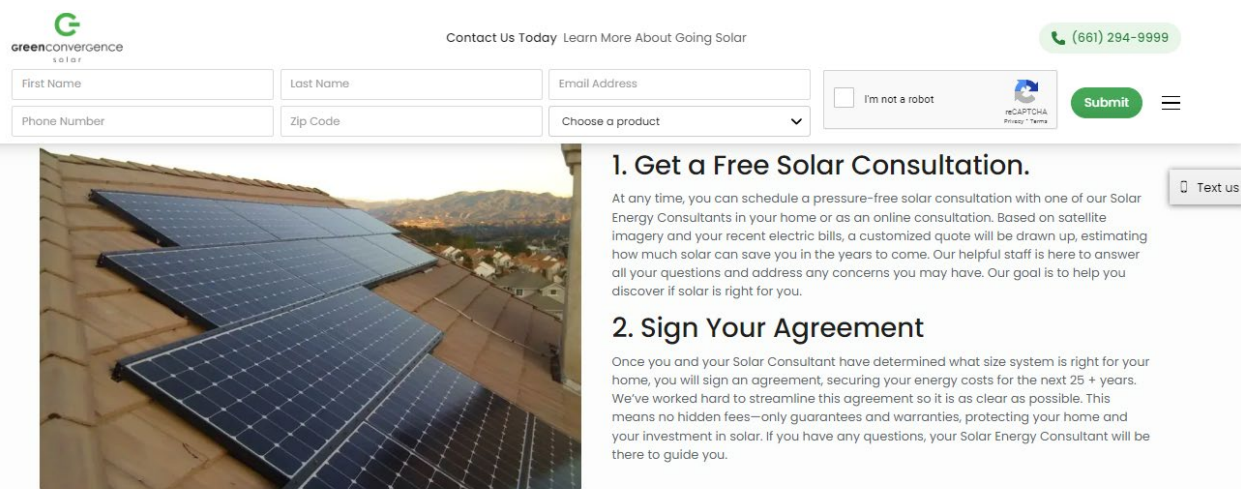
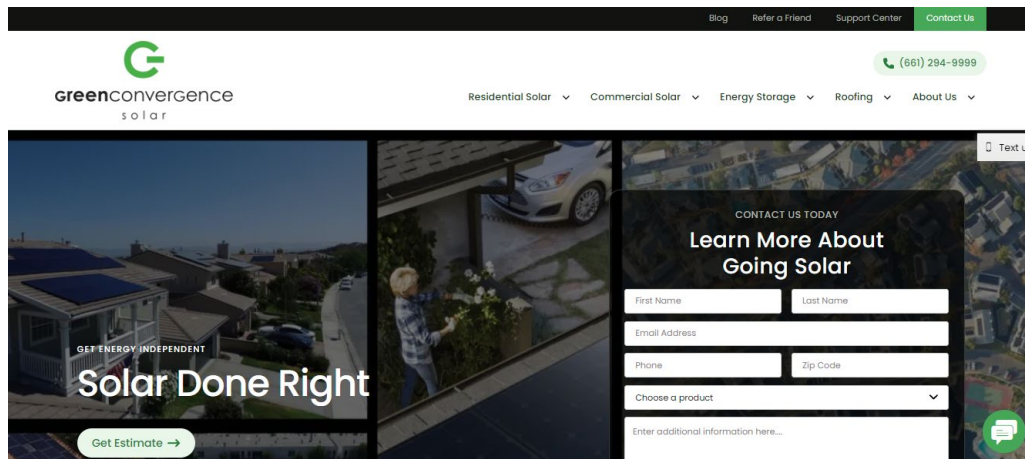
9 12. Plaintiff works with consumers to advise them on
10 solar panel ownership and solar systems to arrange for their energy production
11 needs.


12 13. Plaintiff filed a U.S. trademark application for its E Trademark
13 on August 21, 2020, which application matured into a U.S. trademark registration
14 on January 11, 2022. A copy of that U.S. trademark registration is attached hereto
15 as **Exhibit A**, and was assigned U.S. Reg. No. 6616428 (“Plaintiff’s Registration”).
16 Plaintiff’s Registration is registered for the services of “Promoting the goods and
17 services of others, namely, promoting solar systems and solar panels, not intended
18 to be used in association with cars or vehicles; Online retail store services featuring
19 the goods and services of others, namely, solar systems and solar panels, not
20 intended to be used in association with cars or vehicles; and providing related
21 promotional consultation regarding all of the foregoing” in International Class 035.

22 14. Plaintiff filed a U.S. trademark application for the trademark E
23 POWEREVOLUTION GREEN ENERGY SYSTEMS +design on August 21, 2020,
24 which application matured into a U.S. trademark registration on January 11, 2022.
25 A copy of that U.S. trademark registration is attached hereto as **Exhibit B**, and was
26 assigned U.S. Reg. No. 6616429.

15. Plaintiff filed a U.S. trademark application for the trademark POWEREVOLUTION GREEN ENERGY SYSTEMS +design on August 21, 2020, which application matured into a U.S. trademark registration on January 11, 2022. A copy of that U.S. trademark registration is attached hereto as **Exhibit C**, and was assigned U.S. Reg. No. 6616430.

16. On information and belief, on or about September of 2023, Defendants began using the symbol  on its website greenconvergence.com in association with its services of solar installation and consultation. Below are examples of this use:



1
2 17. On February 12, 2024, Plaintiff sent the Defendant Green
3 Convergence a message informing Defendant that its use of its  mark in
4 connection with solar panel installation services was confusingly similar to
5 Plaintiff's use of its "E" logo.

6 18. On April 23, 2024, Defendant Green Convergence sent Plaintiff
7 a letter in response to Plaintiff's February 12, 2024, which letter, among other
8 statements, confirmed that it had received Plaintiff's message.


9 19. On May 8, 2024, Plaintiff responded to Defendant's April 23
10 letter, and Plaintiff demanded that Defendant immediately cease and desist all
11 further use of the infringing mark.

12 20. Since Plaintiff's date of first use, Plaintiff has vigorously
13 protected and enforced its E trademark. Plaintiff has spent time, money, and energy
14 in protecting and enforcing its E trademark and, in doing so, has built extremely
15 valuable goodwill and notoriety in and to its trademark.

16 21. Pursuant to Section 7(b) of the Lanham Act, 15 U.S.C. § 1057(b),
17 Plaintiff's Registration is *prima facie* evidence of the validity of Plaintiff's Mark.

18 22. Pursuant to Section 7(b) of the Lanham Act, 15 U.S.C. § 1057(c),
19 Plaintiff's Application constitutes constructive use of the mark, establishing priority
20 of Plaintiff's Mark.

21 23. Plaintiff has used its E Mark for its registered services since at
22 least as early as February 7, 2021.

23 24. Plaintiff's Use of Plaintiff's Mark therefore predates and is prior
24 to any use of the trademark  by Defendant.

25 25. Defendants' conduct constitutes trademark infringement under
26 state and federal laws because consumers are likely to be deceived and confused as
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1 to the source of Defendants' services, believing those services originate from
2 Plaintiff when indeed they do not.

3 26. Specifically, Defendants'  Mark is nearly identical to
4 Plaintiff's E Mark.


5 27. Moreover, Defendant's services are similar and related to
6 Plaintiff's services – consultation relating to solar installations. Furthermore,
7 Defendants' channels of trade are identical – online websites.

8 28. As a result of Defendant's unlawful infringing activities,
9 Plaintiff has suffered irreparable harm, and, unless this Court enjoins Defendant,
10 will continue to suffer irreparable harm for which there is no adequate remedy at
11 law.


12 **CAUSES OF ACTION**

13 **COUNT I**

14 **Trademark Infringement under 15 U.S.C. §§ 1051 *et seq.* – E Trademark**

15 29. Defendants have used and continues to use the trademark 
16 in connection with advertisement, promotion, and/or sale of infringing and similar
17 and related services without authorization or license to do so.

18 30. Defendants' actions constitute willful infringement of
19 Plaintiff's Mark in violation of 15 U.S.C. §§ 1114(1)(a)-(b), 1116(d), and 1117(b)-
20 (c).

21 31. Defendants' use of the  trademark is likely to cause,
22 confusion, mistake, and deception among the general public as to the origin of
23 Defendants' services, and is likely to deceive consumers, the public, and the trade
24 into believing that Defendants' services originate from, are associated with, or are
25 otherwise authorized by Plaintiff, in violation of 15 U.S.C. § 1114(a).
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1 32. As a result of Defendants' infringing activities, Plaintiff has
2 suffered and/or is likely to suffer actual monetary damages, while Defendants have
3 been and continue to be unjustly enriched.


4 33. As a direct and proximate result of Defendants' infringing
5 actions alleged herein, Defendants have caused substantial monetary loss and
6 irreparable injury and damage to Plaintiff, its business, reputation, and valuable
7 rights in an amount as yet unknown, but to be determined at trial, and for which
8 Plaintiff has no adequate remedy at law, and unless immediately enjoined,
9 Defendants will continue to cause such substantial and irreparable injury, loss, and
10 damage to Plaintiff and its valuable Marks.


11 34. Defendants' infringement of Plaintiff's Mark has been and
12 remains intentional and knowing, entitling Plaintiff to treble the actual damages and
13 an award of attorneys' fees under 35 U.S.C. § 1117.

14 35. Each and every separate act of federal trademark infringement
15 by Defendants constitutes a separate claim herewith.

16 COUNT II

17 **Unfair Competition under Section 43(a) of the Lanham Act (15 U.S.C. §** 18 **1125(a)) – Trademark**

19 36. Defendants have used and continues to use the  trademark in
20 connection with advertisement, promotion, and/or sale of infringing and similar and
21 related services without authorization or license to do so.


22 37. Defendants' unauthorized use of the  trademark in interstate
23 commerce wrongly and falsely designates, describes, or represents Defendants'
24 services, and is likely to cause confusion, mistake, and deception as to the affiliation,
25 connection, or association of Defendants' services with Plaintiff, or as to the
26 sponsorship or approval of this product by Plaintiff.

38. Defendants' actions therefore violate Plaintiff's rights in its distinctive E trademark in violation of 15 U.S.C. § 1125(a).

39. Defendants' conduct with respect to Plaintiff's E trademark has caused and, unless enjoined by this Court, will continue to cause serious and irreparable harm, while unjustly enriching Defendants, for which there is no adequate remedy at law.

COUNT III


Common Law Unfair Competition/Trademark Infringement (Cal Bus. & Prof. Code § 17200) – trademark

40. Defendants' unauthorized use of the  trademark constitutes common law unfair competition and trademark infringement because such use is likely to cause confusion, mistake, or deception as to the source, sponsorship, or approval by Plaintiff of Defendants' solar services. Consumers are, for example, likely to believe that Defendants' solar services originate with Plaintiff, are licensed by Plaintiff, and/or are sponsored by, connected with, or related to Plaintiff.

41. Defendants' infringing activity constitutes unfair competition and trademark infringement in violation of the common law of the State of California. Defendants' actions with respect to Plaintiff's Mark have caused and will continue to cause serious and irreparable injury to Plaintiff, unless enjoined by this Court, including within this State, for which it has no adequate remedy at law.

COUNT IV

Trademark Infringement under California Trademark Law (Cal. Bus. & Prof. Code §§ 14200 *et seq.*) – trademark

42. Plaintiff's Mark is distinctive and has been since prior to Defendants' unauthorized use of Defendants'  trademark.





43. Plaintiff's Mark has powerful consumer associations such that even non-competing uses can impair their value.


44. Defendants' infringing activities have diluted the distinctive quality of the Plaintiff's Mark in violation of California trademark law under Cal. Bus. & Prof. Code §§ 14200 *et seq.*

45. Defendants willfully intended to trade on Plaintiff's reputation or cause dilution of Plaintiff's Mark, entitling Plaintiff to damages, extraordinary damages, fees and costs as set forth in Cal. Bus. & Prof. Code § 14250, pursuant to § 14245.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff asks that this Court grant judgment against Defendants for the following:

- A. Issue a permanent injunction against Defendants' preventing the use of  trademark.
- B. A judgment that Defendants' use of the  trademark is likely to confuse consumers and is therefore in violation of 15 U.S.C. §§ 1051 *et seq.*;
- C. A judgment that Defendants' use of the  trademark is unfairly competing against Plaintiff and Plaintiff's use of Plaintiff's Mark and is therefore in violation of 15 U.S.C. § 1125(a);
- D. A judgment that Defendants' use of the  trademark is unfairly competing against Plaintiff and Plaintiff's use of Plaintiff's Mark and is therefore in violation of Cal Bus. & Prof. Code § 17200;

- 1 E. A judgment that Defendants' use of the  trademark is likely to
2 confuse consumers and is therefore in violation of Cal. Bus. & Prof. Code
3 §§ 14200 et seq.;
- 4 F. Entry of an Order enjoining Defendants from further use of Plaintiff's
5 Mark;
- 6 G. Entry of a judgment against Defendants for monetary damages to be
7 proven at trial, including but not limited to statutory damages including
8 damages for willful infringement and/or all amounts necessary to
9 compensate Plaintiff for Defendants' wrongful use of the infringing
10 trademark;
- 11 H. Plaintiff to recover its attorneys' fees and costs; and
- 12 I. Granting Plaintiff such other and further relief as the Court deems just and
13 proper.

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15
16 Dated: August 21, 2024

By: /s/ Rexford Brabson
Rexford Brabson, Esq.,
CA SBN 299802
rex@t-rexlaw.com

19
20 By: /s/ David Stewart
David Stewart, Esq.,
21 CA SBN 353448
22 David@t-rexlaw.com

23 Attorneys for Plaintiff
24 Powerevolution, Inc.

25 T-Rex Law, P.C.
26 7040 Avenida Encinas #104-333
27 Carlsbad, CA 92011
28 Telephone: (858) 220-2325

JURY DEMAND

Plaintiff demands a trial by jury on all issues triable to a jury.

Dated: August 21, 2024

By: /s/ Rexford Brabson
Rexford Brabson, Esq.,
CA SBN 299802
rex@t-rexlaw.com

By: /s/ David Stewart
David Stewart, Esq.,
CA SBN 353448
David@t-rexlaw.com

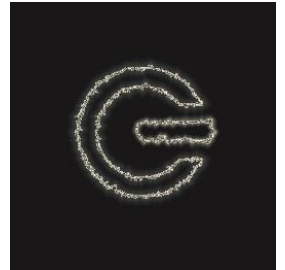
Attorneys for Plaintiff
Powerevolution, Inc.

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7040 Avenida Encinas #104-333
Carlsbad, CA 92011
Telephone: (858) 220-2325

EXHIBIT A

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Mark: E



US Serial Number: 90130547

Application Filing Date: Aug. 21, 2020

US Registration Number: 6616428

Registration Date: Jan. 11, 2022

Register: Principal

Mark Type: Service Mark

TM5 Common Status Descriptor:



LIVE/REGISTRATION/Issued and Active

The trademark application has been registered with the Office.

Status: Registered. The registration date is used to determine when post-registration maintenance documents are due.

Status Date: Jan. 11, 2022

Publication Date: Feb. 09, 2021 **Notice of Allowance Date:** Apr. 06, 2021

Mark Information

Mark Literal Elements: E

Standard Character Claim: No

Mark Drawing Type: 3 - AN ILLUSTRATION DRAWING WHICH INCLUDES WORD(S)/ LETTER(S) /NUMBER(S)

Description of Mark: The mark consists of a stylized power button symbol rotated 90 degrees clockwise in order to represent the lowercase letter "E". The design has a jagged outline giving the "E" an electrified effect

Color Drawing: Yes

Disclaimer: "E"

Design Search Code(s): 24.19.01 - Power button on/off symbol; Reboot power symbol; Reset power symbol; Standby power symbol
26.01.02 - Circles, plain single line; Plain single line circles
26.17.01 - Bands, straight; Bars, straight; Lines, straight; Straight line(s), band(s) or bar(s)
26.17.05 - Bands, horizontal; Bars, horizontal; Horizontal line(s), band(s) or bar(s); Lines, horizontal
27.03.01 - Geometric figures forming letters, numerals or punctuation

Goods and Services

Note:

The following symbols indicate that the registrant/owner has amended the goods/services:

- Brackets [...] indicate deleted goods/services;
- Double parenthesis ((.)) identify any goods/services not claimed in a Section 15 affidavit of incontestability; and
- Asterisks *..* identify additional (new) wording in the goods/services.

For: Promoting the goods and services of others, namely, promoting solar systems and solar panels, not intended to be used in association with cars or vehicles; Online retail store services featuring the goods and services of others, namely, solar systems and solar panels, not intended to be used in association with cars or vehicles; and providing related promotional consultation regarding all of the foregoing

International Class(es): 035 - Primary Class

U.S Class(es): 100, 101, 102

Class Status: ACTIVE

Basis: 1(a)

First Use: Feb. 07, 2021

Use in Commerce: Feb. 07, 2021

Basis Information (Case Level)

Filed Use: No

Currently Use: Yes

Filed ITU: Yes

Currently ITU: No

Filed 44D: No

Currently 44D: No

Filed 44E: No

Currently 44E: No

Filed 66A: No

Currently 66A: No

Filed No Basis: No

Currently No Basis: No

Current Owner(s) Information

Owner Name: Erez Shifferman

Owner Address: 273 Thompson Ave
Chatsworth, CALIFORNIA UNITED STATES 91311

Legal Entity Type: INDIVIDUAL

Citizenship: UNITED STATES

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Rexford Brabson

Attorney Primary Email Address: rex@t-rexlaw.com

Attorney Email Authorized: Yes

Correspondent

Correspondent Name/Address: Rexford Brabson
T-REX LAW, P.C.
7040 AVENIDA ENCINAS #104-333
CARLSBAD, CALIFORNIA UNITED STATES 92011

Phone: 858-220-1166

Correspondent e-mail: rex@t-rexlaw.com sasha@t-rexlaw.com

Correspondent e-mail Authorized: Yes

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Sep. 10, 2022	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Sep. 10, 2022	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Sep. 10, 2022	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Jan. 11, 2022	REGISTERED-PRINCIPAL REGISTER	
Dec. 07, 2021	NOTICE OF ACCEPTANCE OF STATEMENT OF USE E-MAILED	
Dec. 04, 2021	ALLOWED PRINCIPAL REGISTER - SOU ACCEPTED	
Nov. 13, 2021	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Nov. 13, 2021	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Nov. 13, 2021	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Oct. 21, 2021	STATEMENT OF USE PROCESSING COMPLETE	
Oct. 06, 2021	USE AMENDMENT FILED	
Oct. 21, 2021	CASE ASSIGNED TO INTENT TO USE PARALEGAL	
Oct. 06, 2021	TEAS STATEMENT OF USE RECEIVED	
Apr. 06, 2021	NOA E-MAILED - SOU REQUIRED FROM APPLICANT	
Feb. 09, 2021	OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED	
Feb. 09, 2021	PUBLISHED FOR OPPOSITION	
Jan. 20, 2021	NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED	
Jan. 05, 2021	APPROVED FOR PUB - PRINCIPAL REGISTER	
Jan. 05, 2021	EXAMINER'S AMENDMENT ENTERED	
Jan. 05, 2021	NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED	

Jan. 05, 2021	EXAMINERS AMENDMENT E-MAILED
Jan. 05, 2021	EXAMINERS AMENDMENT -WRITTEN
Dec. 31, 2020	NOTIFICATION OF NON-FINAL ACTION E-MAILED
Dec. 31, 2020	NON-FINAL ACTION E-MAILED
Dec. 31, 2020	NON-FINAL ACTION WRITTEN
Dec. 17, 2020	ASSIGNED TO EXAMINER
Nov. 22, 2020	TEAS AMENDMENT ENTERED BEFORE ATTORNEY ASSIGNED
Nov. 22, 2020	TEAS VOLUNTARY AMENDMENT RECEIVED
Sep. 26, 2020	NOTICE OF DESIGN SEARCH CODE E-MAILED
Sep. 25, 2020	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED
Aug. 25, 2020	NEW APPLICATION ENTERED

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: PUBLICATION AND ISSUE SECTION

Date in Location: Dec. 04, 2021

EXHIBIT B

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Mark: E POWEREVOLUTION GREEN ENERGY SYSTEMS



US Serial Number: 90130566

Application Filing Date: Aug. 21, 2020

US Registration Number: 6616429

Registration Date: Jan. 11, 2022

Register: Principal

Mark Type: Service Mark

TM5 Common Status Descriptor:



LIVE/REGISTRATION/Issued and Active

The trademark application has been registered with the Office.

Status: Registered. The registration date is used to determine when post-registration maintenance documents are due.

Status Date: Jan. 11, 2022

Publication Date: Feb. 09, 2021 **Notice of Allowance Date:** Apr. 06, 2021

Mark Information

Mark Literal Elements: E POWEREVOLUTION GREEN ENERGY SYSTEMS

Standard Character Claim: No

Mark Drawing Type: 3 - AN ILLUSTRATION DRAWING WHICH INCLUDES WORD(S)/ LETTER(S) /NUMBER(S)

Description of Mark: The mark consists of the stylized terms "POWEREVOLUTION". An extension cord with plug runs through the top portion of the letters "POW" of "POWER." A stylized leaf design extends from the upper left corner and above the "E" in "POWER". The stylized terms "GREEN ENERGY SYSTEMS" appear below the "VOLUTION" portion of "EVOLUTION". Centered above the "EREVOLU" portion of "POWEREVOLUTION" is a design consisting of a stylized power button symbol rotated 90 degrees clockwise in order to represent the lowercase letter "E". The design has a jagged outline giving the "E" an electrified effect. Centered below the "E" is the stylized term "POWEREVOLUTION".

Color Drawing: Yes

Disclaimer: "E" AND "GREEN ENERGY SYSTEMS"

Design Search Code(s): 05.03.25 - Leaf, single; Other leaves
14.01.03 - Cables, electrical, With electric plugs; Cords, electrical (with plugs); Electrical wire/cables, With plug; Plugs, electrical
15.09.03 - Light switches; Outlets, electrical; Ports for electronic equipment; Power outlets and sockets; Power strips and surge protectors; Switches, electrical
24.19.01 - Power button on/off symbol; Reboot power symbol; Reset power symbol; Standby power symbol
26.01.02 - Circles, plain single line; Plain single line circles
26.17.01 - Bands, straight; Bars, straight; Lines, straight; Straight line(s), band(s) or bar(s)
26.17.05 - Bands, horizontal; Bars, horizontal; Horizontal line(s), band(s) or bar(s); Lines, horizontal
27.03.05 - Objects forming letters or numerals

Goods and Services

Note:

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International Class(es): 035 - Primary Class

U.S Class(es): 100, 101, 102

Class Status: ACTIVE

Basis: 1(a)

First Use: Feb. 07, 2021

Use in Commerce: Feb. 07, 2021

Basis Information (Case Level)

Filed Use: No

Currently Use: Yes

Filed ITU: Yes

Currently ITU: No

Filed 44D: No

Currently 44D: No

Filed 44E: No

Currently 44E: No

Filed 66A: No

Currently 66A: No

Filed No Basis: No

Currently No Basis: No

Current Owner(s) Information

Owner Name: Erez Shifferman

Owner Address: 273 Thompson Ave
Chatsworth, CALIFORNIA UNITED STATES 91311

Legal Entity Type: INDIVIDUAL

Citizenship: UNITED STATES

Attorney/Correspondence Information

Attorney of Record

Attorney Name: Rexford Brabson

Attorney Primary Email Address: rex@t-rexlaw.com

Attorney Email Authorized: Yes

Correspondent

Correspondent Name/Address: Rexford Brabson
T-REX LAW, P.C.
7040 AVENIDA ENCINAS #104-333
CARLSBAD, CALIFORNIA UNITED STATES 92011

Phone: 858-220-1166

Correspondent e-mail: rex@t-rexlaw.com sasha@t-rexlaw.com

Correspondent e-mail Authorized: Yes

Domestic Representative - Not Found

Prosecution History

Date	Description	Proceeding Number
Sep. 10, 2022	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Sep. 10, 2022	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Sep. 10, 2022	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Jan. 11, 2022	REGISTERED-PRINCIPAL REGISTER	
Dec. 07, 2021	NOTICE OF ACCEPTANCE OF STATEMENT OF USE E-MAILED	
Dec. 04, 2021	ALLOWED PRINCIPAL REGISTER - SOU ACCEPTED	
Nov. 13, 2021	TEAS CHANGE OF CORRESPONDENCE RECEIVED	
Nov. 13, 2021	ATTORNEY/DOM.REP.REVOKED AND/OR APPOINTED	
Nov. 13, 2021	TEAS REVOKE/APP/CHANGE ADDR OF ATTY/DOM REP RECEIVED	
Oct. 21, 2021	STATEMENT OF USE PROCESSING COMPLETE	
Oct. 06, 2021	USE AMENDMENT FILED	
Oct. 21, 2021	CASE ASSIGNED TO INTENT TO USE PARALEGAL	
Oct. 06, 2021	TEAS STATEMENT OF USE RECEIVED	
Apr. 06, 2021	NOA E-MAILED - SOU REQUIRED FROM APPLICANT	
Feb. 09, 2021	OFFICIAL GAZETTE PUBLICATION CONFIRMATION E-MAILED	
Feb. 09, 2021	PUBLISHED FOR OPPOSITION	
Jan. 20, 2021	NOTIFICATION OF NOTICE OF PUBLICATION E-MAILED	
Jan. 05, 2021	APPROVED FOR PUB - PRINCIPAL REGISTER	

Jan. 05, 2021	EXAMINER'S AMENDMENT ENTERED
Jan. 05, 2021	NOTIFICATION OF EXAMINERS AMENDMENT E-MAILED
Jan. 05, 2021	EXAMINERS AMENDMENT E-MAILED
Jan. 05, 2021	EXAMINERS AMENDMENT -WRITTEN
Dec. 17, 2020	ASSIGNED TO EXAMINER
Nov. 22, 2020	TEAS AMENDMENT ENTERED BEFORE ATTORNEY ASSIGNED
Nov. 22, 2020	TEAS VOLUNTARY AMENDMENT RECEIVED
Sep. 25, 2020	NOTICE OF DESIGN SEARCH CODE E-MAILED
Sep. 24, 2020	NEW APPLICATION OFFICE SUPPLIED DATA ENTERED
Aug. 25, 2020	NEW APPLICATION ENTERED

TM Staff and Location Information

TM Staff Information - None

File Location

Current Location: PUBLICATION AND ISSUE SECTION

Date in Location: Dec. 04, 2021

EXHIBIT C

Generated on: This page was generated by TSDR on 2024-07-17 15:21:32 EDT

Mark: POWEREVOLUTION GREEN ENERGY SYSTEMS



US Serial Number: 90130589

Application Filing Date: Aug. 21, 2020

US Registration Number: 6616430

Registration Date: Jan. 11, 2022

Register: Principal

Mark Type: Service Mark

TM5 Common Status Descriptor:



LIVE/REGISTRATION/Issued and Active

The trademark application has been registered with the Office.

Status: Registered. The registration date is used to determine when post-registration maintenance documents are due.

Status Date: Jan. 11, 2022

Publication Date: Feb. 09, 2021 **Notice of Allowance Date:** Apr. 06, 2021

Mark Information

Mark Literal Elements: POWEREVOLUTION GREEN ENERGY SYSTEMS

Standard Character Claim: No

Mark Drawing Type: 3 - AN ILLUSTRATION DRAWING WHICH INCLUDES WORD(S)/ LETTER(S) /NUMBER(S)

Description of Mark: The mark consists of the stylized term "POWERCOREVOLUTION". An extension cord with plug runs through the top portion of the letters "POW" of "POWER." A stylized leaf design extends from the upper left corner and above the "E" in "POWER". The "E" in "EVOLUTION" has a jagged outline, giving it an electrified effect. The stylized terms "GREEN ENERGY SYSTEMS" appear below the "VOLUTION" portion of "EVOLUTION".

Color Drawing: Yes

Disclaimer: "E" AND "GREEN ENERGY SYSTEMS"

Design Search Code(s): 05.03.25 - Leaf, single; Other leaves

14.01.03 - Cables, electrical, With electric plugs; Cords, electrical (with plugs); Electrical wire/cables, With plug; Plugs, electrical

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TM Staff Information - None

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Date in Location: Dec. 04, 2021